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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/526,910	03/16/2000	Hoyt A. Fleming, III	108298610US	1414
25096 7	05/16/2003			
PERKINS COIE LLP PATENT-SEA			EXAMINER	
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P.O. BOX 124			AL HASHEN	u, oana a
SEATTLE, WA 98111-1247			ART UNIT	PAPER NUMBER
			2171	16
-			DATE MAILED: 05/16/2003	10

Please find below and/or attached an Office communication concerning this application or proceeding.

•			G				
		Application No.	Applicant(s)				
	Office Assista Commence	09/526,910	FLEMING, III ET AL.				
Office Action Summary		Examiner	Art Unit				
		Sana Al-Hashemi	2171				
Period fo	The MAILING DATE of this communication ap r Reply	pears on the cover sheet with t	he correspondence address				
THE N - Exter after: - If the - If NO - Failui - Any re	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Isions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statutely received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply ly within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS e, cause the application to become ABAND	pe timely filed) days will be considered timely. from the mailing date of this communication. ONED (35 U.S.C. § 133).				
1)[🛛	Responsive to communication(s) filed on Am	endment Filed on 5/9/2003 .					
2a)	This action is FINAL . 2b)⊠ TI	nis action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims						
4)🖂	Claim(s) 52-76 is/are pending in the applicati	on.					
4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>52-76</u> is/are rejected.							
7)	7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)L	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documen						
	2. Certified copies of the priority documen	• •					
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
14)□ A	cknowledgment is made of a claim for domes	cic priority under 35 U.S.C. § 1	19(e) (to a provisional application).				
15) 🗌 🗡) The translation of the foreign language pracknowledgment is made of a claim for domes						
Attachment		-					
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Infor	mary (PTO-413) Paper No(s) mal Patent Application (PTO-152)				
U.S. Patent and Tr PTO-326 (Re		ction Summary	Part of Paper No. 15				

Application/Control Number: 09/526,910

Art Unit: 2171

DETAILED ACTION

This is in response to applicant response filed 5/9/2003. Applicant's arguments have been found persuasive.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 52-76 are rejected under 35 U.S.C. 102(e) as being anticipated by Abecassis (US Patent No. 6,289,165).

1. Regarding Claim 52, Abecassis discloses a method of controlling reproduction of an audiovisual work comprising

receiving rating input; reviewing an audiovisual work on a first storage medium (see Fig. 1, step 103, Abecassis) to determine if the first storage medium includes a rated version of the audiovisual work which bears a predetermined relationship to the rating input (see 5, lines 1-12, Abecassis); and

if the first storage medium includes the rated version, playing the first version(see column 5, lines 13-15, Abecassis); or if the first storage medium does not include the rated version (see column 5, lines 15-17, Abecassis);

accessing a database stored on a second storage medium (see Fig. 1, step 104, Abecassis), the database containing information identifying at least a portion of a scene of the work having

Application/Control Number: 09/526,910 Page 3

Art Unit: 2171

an assigned content ratings level which bears a predetermined relationship to the rating input (see column 5, lines 22-28, Abecassis); and

reproducing scenes of the work in accordance with the at least a portion of a scene are-identified in the database (see column 5, lines 28-37, Abecassis).

- 2. Regarding Claim 53, Abecassis discloses a method wherein the act of accessing includes reading the database from the second storage medium (see column 5, lines 38-65, Abecassis¹).
- 3. Regarding Claim 54, Abecassis discloses a method wherein the second storage medium comprises a storage medium of a server and the act of accessing comprises:

establishing a connection to the server and downloading the database into a controller which controls reproduction of the work, the controller using the information in the database to control reproduction of the work (see Fig. 1, step 121, Abecassis).

- 4. Regarding Claims 55, 56, 64, and 75, Abecassis discloses a method wherein the act of accessing includes establishing a dial-up connection or connection to an Internet server, whereby the connection is an Internet connection (see Fig. 1, step 102, column 6, lines 58-65, Abecassis).
- 5. Regarding Claim 57, 58, 67, and 68, Abecassis discloses a method wherein the act of accessing includes accessing a database containing data indicating which scenes of the work are to be reproduced (see Fig. 4, step 471, column 14, lines 54-61, Abecassis).
- 6. Regarding Claim 59, Abecassis discloses a method wherein receiving the rating input comprises receiving a screener's content ratings level (see Fig 5B, Abecassis).
- 7. Regarding Claims 60, 61, 62, 65, 66, 70, and 71, Abecassis discloses a method wherein the act of accessing includes accessing a database containing information identifying those

¹ Examiner interpreting the programming preferences as a database.

Application/Control Number: 09/526,910

Art Unit: 2171

scenes having a content ratings level which is less than or equal to the screener's content ratings level (see column 15, lines 46-60, Abecassis).

8. Regarding Claims 63, Abecassis discloses a method of controlling reproduction of an audiovisual work on a playback apparatus including a controller, comprising:

providing to the playback apparatus an audiovisual work prerecorded by a source on a first storage medium (see Fig. 2, Abecassis);

establishing a connection to a server containing a database that is stored on a server storage medium that is different from the first storage medium, the database containing information identifying at least a portion of a scene of the work having a content ratings level assigned by a screener who is a party other than the source (see column 12, lines 31-46, Abecassis);

downloading the database into the controller of the playback apparatus (see Fig. 4, steps - 411-413, column 12, lines 66-67, column 13, lines 1-3, Abecassis); and

reproducing scenes of the work with playback apparatus, the controller using the information in the database to control reproduction of the work (see Fig. 2, Abecassis).

- 9. Regarding Claim 64, Abecassis discloses a method wherein the server is an Internet server and the act of establishing a connection comprises establishing an Internet connection.
- 10. Regarding Claim 69, Abecassis discloses a method further comprising receiving a playback content ratings level input by a viewer (see column 8, lines 3-8, Abecassis).
- 11. Regarding Claim 72, Abecassis discloses a method wherein the viewer is the screener (see Fig. 4, step 451, column 14, lines 20-25, Abecassis).

Application/Control Number: 09/526,910

Art Unit: 2171

12. Regarding claim 73, Abecassis discloses an apparatus for controlling reproduction of an audiovisual work, the apparatus comprising:

an audiovisual reproduction unit adapted to read from a prerecorded audiovisual medium an audiovisual work prerecorded by a source on the prerecorded audiovisual medium (see Fig. 4, steps 461, 462, 471, 451, Abecassis);

a ratings input adapted to receive a playback content ratings level input by a viewer (see Fig. 2, step 203, Abecassis);

a connection to a server storage medium that is separate from the prerecorded audiovisual medium (see Fig. 4, step 471, Abecassis), the server storage medium including a database containing information identifying portions of the audiovisual work which have an assigned (see column 21, lines 3-19, Abecassis);

content ratings level which bears a predetermined relationship to the playback content ratings level (see Fig. 6A, Abecassis); and

a controller coupled to the audiovisual reproduction unit, the viewer input, and the connection to the server, the controller being programmed to control the audiovisual reproduction unit to reproduce only the portions of the audiovisual work which have an assigned content ratings level which bears the predetermined relationship to the playback content ratings level (see Fig. 7D, steps 735, 736, 744, and 745, Abecassis).

13. Regarding Claim 74, Abecassis discloses an apparatus wherein controller is further programmed to receive the assigned content ratings level from the ratings input and store the assigned content ratings level in the database via the connection to the server storage medium (see column 27, lines 16-30, Abecassis).

Page 6

14. Regarding Claims 76, Abecassis discloses an apparatus wherein the database contains

ratings level information for all scenes of the work (see column 28, lines 43-53, Abecassis).

Points of Contact

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sana Al-Hashemi whose telephone number is (703) 305-4881.

The examiner can normally be reached on Monday - Friday from 8:00 AM to 4:30 PM. If

attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet

Metjahic, can be reached on (703) 308-1436. Any response to this office action should be

mailed to: The Commissioner of Patents and Trademarks, Washington, D.C. 20231. Or telefax

at phone number (703) 746-9098. For formal or draft communications, please label

"PROSPOSED" or "DRAFT". Hand-delivered response should be brought to

Crystal Park II, 2121 Crystal Drive, 6th Floor Receptionist, Arlington, Virginia. 22202.

Sana Al-Hashemi Patent Examiner

Technology Center 2100

May 13, 2003

SAFET METJAHIC

SUPERVISORY PATENT EXAMINER

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